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Senate File 406 H-1372 Amend the amendment, H-1251, to Senate File 406, as 2 passed by the Senate, as follows: 1. By striking page 1, line 1, through page 2, line 4 36, and inserting: <Amend Senate File 406, as passed by the Senate, as 6 follows: . Page 1, line 13, after <law.> by inserting 8 <The person appointed as administrator must meet the 9 qualifications to be appointed as a mental health 10 advocate.> Page 1, line 17, after <advocate.> by 12 inserting <A mental health advocate serving as of June 13 30, 2013, shall be deemed to be qualified.> . Page 1, line 22, by striking <or nursing> and 15 inserting <nursing, or psychology,> . Page 1, line 29, after <advocates.> by 17 inserting <The procedures for filling a vacant mental 18 health advocate position assigned to a geographic area 19 shall require the individual filling the vacancy to 20 reside within the assigned geographic area.> . Page 8, by striking lines 32 through 35 and 21 22 inserting: 23 <1. The full-time or part-time county employees or</li> 24 independent contractors paid for mental health advocate 25 services under section 229.19 immediately prior to 26 July 1, 2014, shall be appointed as mental health 27 advocates pursuant to section 216A.172 and shall become 28 employees> Page 9, line 4, by striking <salaries>
Page 9, line 8, by striking <inspections and 29 31 appeals> and inserting <human rights> Page 9, line 31, by striking <full-time>
Page 9, line 32, by striking <full-time> 33 Page 10, line 24, by striking <full-time>
Page 10, line 25, by striking <full-time>> 34 2. By renumbering as necessary.

M. SMITH of Marshall

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#### Senate File 452

S-3188 Amend Senate File 452 as follows: 1. Page 1, after line 31 by inserting: <If the total approved claims for reimbursement for</pre> 4 nonpublic school pupil transportation exceed the amount 5 appropriated in accordance with this subsection, the 6 department of education shall prorate the amount of 7 each approved claim.> 2. Page 2, by striking lines 7 through 15. 9 3. Page 2, after line 18 by inserting: 10 <If the total approved claims for reimbursement for 11 nonpublic school pupil transportation exceed the amount 12 appropriated in accordance with this subsection, the 13 department of education shall prorate the amount of 14 each approved claim.> 4. Page 3, by striking lines 6 and 7 and inserting 16 <appropriated from the general fund of the state to the 17 department of human rights for the fiscal> 5. Page 3, by striking lines 11 and 12 and 19 inserting: <For deposit in the individual development account 21 state match fund created in section 541A.7 to support 22 the operating organization providing individual 23 development accounts in Iowa:> 6. Page 4, after line 4 by inserting: 25 <Sec. . GOVERNOR AND LIEUTENANT GOVERNOR — FTE 26 AUTHORIZATION. For purposes of the offices of the 27 governor and lieutenant governor, there is authorized 28 an additional 3.00 full-time equivalent positions above 29 those otherwise authorized pursuant to 2013 Iowa Acts, 30 House File 603, if enacted.> 7. Page 4, line 16, after <95,000> by inserting <as 32 of the last preceding certified federal census> 8. Page 4, by striking lines 17 through 25. 9. Page 5, by striking line 2 and inserting 35 <economic development> 10. Page 5, after line 5 by inserting: . Section 135C.7, Code 2013, is amended by 37 38 adding the following new unnumbered paragraph: NEW UNNUMBERED PARAGRAPH. In addition to the 40 license fees listed in this section, there shall be 41 an annual assessment assessed to each licensee in an 42 amount to cover the cost of independent reviewers 43 provided pursuant to section 135C.42. The department 44 shall, in consultation with licensees, establish 45 the assessment amount by rule based on the award of 46 a request for proposals. The assessment shall be 47 retained by the department as a repayment receipt as 48 defined in section 8.2 and used for the purpose of

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49 paying the cost of the independent reviewers.>
50 ll. Page 5, by striking line 23 and inserting



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1 <if 2013 Iowa Acts, House File 620, striking section
 2 99F.11, subsection 3, paragraph d, subparagraph (3),
 3 is enacted.>
      12. Page 17, by striking line 30 and inserting
 5 <(5).>
      13. Page 25, after line 16 by inserting:
                         <DIVISION
                       IGNITION INTERLOCK
      Sec. __. Section 321J.20, subsections 1 and 2,
9
10 Code 2013, are amended to read as follows:
      1. a. The department may, on application, issue
12 a temporary restricted license to a person whose
13 noncommercial driver's license is revoked under this
14 chapter allowing the person to drive to and from the
15 person's home and specified places at specified times
16 which can be verified by the department and which are
17 required by the any of the following:
      (1) The person's full-time or part-time
19 employment<sub>7</sub>.
20
      (2) The person's continuing health care or the
21 continuing health care of another who is dependent upon
22 the person.
      (3) The person's continuing education while
24 enrolled in an educational institution on a part-time
25 or full-time basis and while pursuing a course of study
26 leading to a diploma, degree, or other certification of
27 successful educational completion.
28
      (4) The person's substance abuse treatment, and to
29 attend groups whose purpose is to eliminate or reduce
30 <u>alcohol or other drug use.</u>
31 <u>(5) The person's court-ordered community service</u>
32 responsibilities, and appointments.
      (6) Appointments with the person's parole or
34 probation officer.
      (7) Transport of the person's dependent minor child
36 to and from school when public school transportation is
37 not available for the child.
     (8) Transport of the person's dependent minor child
38
39 to and from child care when necessary for the person's
40 full-time or part-time employment.
41 <u>b. The department may also issue a temporary</u>
42 restricted license under this subsection that allows
43 the person to drive for work purposes within the scope
44 of the person's full-time or part-time employment.
45 Any vehicle operated within the scope of the person's
46 full-time or part-time employment must be equipped
47 at all times with an ignition interlock device of a
48 type approved by the commissioner of public safety,
49 notwithstanding any provision of section 321J.4,
50 321J.9, or 321J.12 to the contrary.
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- c. The department may issue a temporary restricted 2 <u>license under this subsection only</u> if the person's 3 driver's license has not been revoked previously under 4 section 321J.4, 321J.9, or 321J.12 and if any of the 5 following apply:
- (1) The person's noncommercial driver's license is 7 revoked under section 321J.4 and the minimum period of 8 ineligibility for issuance of a temporary restricted 9 license has expired. This subsection shall not apply 10 to a revocation ordered under section 321J.4 resulting ll from a plea or verdict of guilty of a violation of 12 section 321J.2 that involved a death.
- (2) The person's noncommercial driver's license is 13 14 revoked under section 321J.9 and the person has entered 15 a plea of guilty on a charge of a violation of section 16 321J.2 which arose from the same set of circumstances 17 which resulted in the person's driver's license 18 revocation under section 321J.9 and the guilty plea 19 is not withdrawn at the time of or after application 20 for the temporary restricted license, and the minimum 21 period of ineligibility for issuance of a temporary
- 22 restricted license has expired.
  23 (3) The person's noncommercial driver's license is 24 revoked under section 321J.12, and the minimum period 25 of ineligibility for issuance of a temporary restricted 26 license has expired.
- A temporary restricted license may 28 be issued under this subsection if the person's 29 noncommercial driver's license is revoked for two years 30 under section 321J.4, subsection 2, or section 321J.9, 31 subsection 1, paragraph b, and the first three 32 hundred sixty-five days of the revocation have expired.
- e. This subsection does not apply to a person 34 whose license was revoked under section 321J.2A or 35 section 321J.4, subsection 4 or 6, or to a person whose 36 license is suspended or revoked for another reason.
- d. f. Following the applicable minimum period 38 of ineligibility, a temporary restricted license 39 under this subsection shall not be issued until the 40 applicant installs an ignition interlock device of a 41 type approved by the commissioner of public safety on 42 all motor vehicles owned or operated by the applicant
- 43 in accordance with section 321J.2, 321J.4, 321J.9, 44 or 321J.12, or this subsection. Installation of an 45 ignition interlock device under this subsection shall
- 46 be required for the period of time for which the 47 temporary restricted license is issued and for such
- 48 additional period of time following reinstatement as is required under section 321J.17, subsection 3.
- - a. Notwithstanding section 321.560, the

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1 department may, on application, and upon the expiration
 2 of the minimum period of ineligibility for a temporary
 3 restricted license provided for under section
 4 321.560, 321J.4, 321J.9, or 321J.12, issue a temporary
 5 restricted license to a person whose noncommercial
 6 driver's license has either been revoked under this
7 chapter, or revoked or suspended under chapter 321
 8 solely for violations of this chapter, or who has been
9 determined to be a habitual offender under chapter
10 321 based solely on violations of this chapter or on
ll violations listed in section 321.560, subsection 1, 12 paragraph b'', and who is not eligible for a temporary
13 restricted license under subsection 1. However, the
14 department may not issue a temporary restricted license
15 under this subsection for a violation of section
16 321J.2A or to a person under the age of twenty-one
17 whose license is revoked under section 321J.4, 321J.9,
18 or 321J.12. A
19
```

- 19 (1) If the person has no more than one previous
  20 revocation under this chapter, a temporary restricted
  21 license issued under this subsection may allow the
  22 person to drive to and from the person's home and
  23 specified places at specified times which can be
  24 verified by the department and which are required by
  25 any of the following:
  - (a) The person's full-time or part-time employment.
- (b) The person's continuing health care or the continuing health care of another who is dependent upon the person.
- 30 (c) The person's continuing education while
  31 enrolled in an educational institution on a part-time
  32 or full-time basis and while pursuing a course of study
  33 leading to a diploma, degree, or other certification of
  34 successful educational completion.
- 35 (d) The person's substance abuse treatment and to attend groups whose purpose is to eliminate or reduce alcohol or other drug use.
- 38 (e) The person's court-ordered community service responsibilities.
- 40 (f) Appointments with the person's parole or 41 probation officer.
- 42 (g) Transport of the person's dependent minor child 43 to and from child care when necessary for the person's 44 full-time or part-time employment.
- (2) If the person has more than one previous
  revocation under this chapter, a temporary restricted
  license issued under this subsection may allow the
  person to drive to and from the person's home and
  specified places at specified times which can be
  verified by the department and which are required by

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1 the any of the following:
      (a) The person's full-time or part-time
 3 employment.
      (b) The person's continuing education while
 5 enrolled in an educational institution on a part-time
 6 or full-time basis and while pursuing a course of study
7 leading to a diploma, degree, or other certification of
8 successful educational completion, or.
      (c) The person's substance abuse treatment and to
10 attend groups whose purpose is to eliminate or reduce
11 alcohol or other drug use.
12
                         DIVISION
                        NOTARY PUBLIC
13
14
               Section 321I.31, subsection 3, Code 2013,
15 is amended to read as follows:
      3. An owner of an all-terrain vehicle shall apply
17 to the county recorder for issuance of a certificate
18 of title within thirty days after acquisition.
19 The application shall be on forms the department
20 prescribes and accompanied by the required fee. The
21 application shall be signed and sworn to before a
22 notary public notarial officer as provided in chapter
23 9B or other person who administers oaths, or shall
24 include a certification signed in writing containing
25 substantially the representation that statements made
26 are true and correct to the best of the applicant's
27 knowledge, information, and belief, under penalty of
28 perjury. The application shall contain the date of
29 sale and gross price of the all-terrain vehicle or
30 the fair market value if no sale immediately preceded
31 the transfer and any additional information the
32 department requires. If the application is made for
33 an all-terrain vehicle last previously registered
34 or titled in another state or foreign country, the
35 application shall contain this information and any
36 other information the department requires.
              . Section 462A.77, subsection 4, Code 2013,
38 is amended to read as follows:
      4. Every owner of a vessel subject to titling
40 under this chapter shall apply to the county recorder
41 for issuance of a certificate of title for the vessel
42 within thirty days after acquisition. The application
43 shall be on forms the department prescribes, and
44 accompanied by the required fee. The application shall
45 be signed and sworn to before a notary public notarial
46 officer as provided in chapter 9B or other person who
47 administers oaths, or shall include a certification
48 signed in writing containing substantially the
49 representation that statements made are true and
50 correct to the best of the applicant's knowledge,
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1 information, and belief, under penalty of perjury.
 2 The application shall contain the date of sale and
 3 gross price of the vessel or the fair market value
 4 if no sale immediately preceded the transfer, and any
 5 additional information the department requires. If
 6 the application is made for a vessel last previously
7 registered or titled in another state or foreign
8 country, it shall contain this information and any
9 other information the department requires.
10
            . Section 554.3505, subsection 2, Code
   2013, is amended to read as follows:
      2. A protest is a certificate of dishonor made by a
13 United States consul or vice consul, or a notary public
14 notarial officer as provided in chapter 9B or other
15 person authorized to administer oaths by the law of
16 the place where dishonor occurs. It may be made upon
17 information satisfactory to that person. The protest
18 must identify the instrument and certify either that
19 presentment has been made or, if not made, the reason
20 why it was not made, and that the instrument has been
21 dishonored by nonacceptance or nonpayment. The protest
22 may also certify that notice of dishonor has been given
23 to some or all parties.
              . Section 622.86, Code 2013, is amended to
      Sec.
25 read as \overline{\text{fol}} lows:
      622.86 Foreign affidavits.
      Those taken out of the state before any judge or
28 clerk of a court of record, or before a notary public
29 notarial officer as provided in chapter 9B, or a
30 commissioner appointed by the governor of this state to
31 take acknowledgment of deeds in the state where such
32 affidavit is taken, are of the same credibility as if
33 taken within the state.
34
                         DIVISION
                     CORN PROMOTION BOARD
               Section 185C.1, Code 2013, is amended by
37 adding the following new subsection:
      NEW SUBSECTION. 4A. "Director" means a district
39 elected director or a board elected director as
40 provided in section 185C.6.
41

    Section 185C.1, subsection 5, Code 2013,

42 is amended to read as follows:
      5. "District" means an official crop reporting
44 district formed by the United States department of
45 agriculture for use on January 1, 2013, and set out in
46 the annual farm census published in that year by the
47 <del>Iowa</del> department of agriculture and land stewardship.
      Sec.
48
                 Section 185C.3, Code 2013, is amended to
49 read as follows:
      185C.3 Establishment of corn promotion board.
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If a majority of the producers voting in the
 2 referendum election approve the passage of the
 3 promotional order, an Iowa corn promotion board shall
 4 be established. The board shall consist of one
 5 director elected from each district in the state,
 6 except that a district producing more than an average
7 of one hundred million bushels of corn in the three
8 previous marketing years is entitled to two directors.
      Sec. . Section 185C.6, Code 2013, is amended by
10 striking the section and inserting in lieu thereof the
11 following:
      185C.6 Number and election of directors.
13
      The Iowa corn promotion board established pursuant
14 to section 185C.3 shall be composed of directors
15 elected as provided in this chapter. The directors
16 shall include all of the following:
      1. Nine district elected directors. Each such
18 director shall be elected from a district as provided
19 in section 185C.5, this section, and sections 185C.7
20 and 185C.8. A candidate receiving the highest number
21 of votes in each district shall be elected to represent
22 that district.
      2. Three board elected directors. Each such
24 director shall be elected by the board. The candidate
25 receiving the highest number of votes by the board
26 shall be elected to represent the state on at-large
27 basis.
      Sec.
                Section 185C.7, Code 2013, is amended to
28
29 read as follows:
      185C.7 Terms of directors.
      1. Director terms A director's term of office shall
32 be for three years and no. A district elected director
33 of the board shall not serve for more than three
34 complete consecutive terms. A board elected director
35 shall not serve for more than one complete term of
36 office. A district elected director who is elected
37 as board elected director shall not serve more than a
38 total of four terms of office, regardless of whether
39 any of the terms of office are complete or consecutive.

    If the board is reconstituted pursuant to

41 section 185C.8, the terms of the directors shall be
42 controlled by this section. However, the initial terms
43 of the reconstituted board shall be staggered. To the
44 extent practicable, one-third of the elected directors
45 shall serve an initial term of one year, one-third of
46 the elected directors shall serve an initial term of
47 two years, and one-third of the elected directors shall
48 serve an initial term of three years. The \underline{\text{initial}} 49 terms \underline{\text{of board elected directors}} shall be determined
50 by board members directors drawing lots. The board
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1 elected under this paragraph shall not contain two
 2 directors from the same district serving the same term.
     Sec. . Section 185C.8, Code 2013, is amended to
 4 read as follows:
      185C.8 Elections Administration of elections for
 6 directors.
      1. The Iowa corn promotion board shall administer
 8 elections for district elected directors of the board
 9 with the assistance of the secretary. Prior to the
10 expiration of a director's term of office, the board
11 shall appoint a nominating committee for the district
12 represented by that director. The nominating committee
13 shall consist of five producers who are residents of
14 the district from which a director must be elected.
15 The nominating committee shall nominate two resident
16 producers as candidates for each director position for
17 which an election is to be held. Additional candidates
18 may be nominated by a written petition of twenty-five
19 producers. Procedures governing the time and place of
20 filing shall be adopted and publicized by the board.
      Following recommencement of the promotional order,
22 or termination of the promotional order's suspension
23 as provided in section 185C.24, the secretary shall
24 order the reconstitution of the board. An election of
25 district elected directors shall be held within thirty
26 days from the date of the order. The secretary shall
27 call for, provide for notice of, conduct, and certify
28 the results of the election in a manner consistent
29 with section 185C.5 through 185C.7. Directors shall
30 serve terms as provided in section 185C.7. Rules
31 or procedures adopted by the board and in effect at
32 the date of suspension shall continue in effect upon
33 reconstitution of the board. The Iowa corn growers
34 association may nominate two resident producers as
35 candidates for each director position. Additional
36 candidates may be nominated by a written petition of at
37 least twenty-five producers.
38
      2. The Iowa corn promotion board shall administer
39 elections for board elected directors. Prior to
the expiration of a board elected director's term of office, the board may appoint a nominating committee.
In order to be eligible for nomination and election,
43 a candidate must have previously served on the board
44 as an elected director. An officer of the board shall
45 certify the results of the election.
            Section 185C.10, subsection 3, Code 2013,
47 is amended by striking the subsection.
      Sec. . Section 185C.14, subsection 3, Code 2013,
49 is amended to read as follows:
      3. The board shall meet at least once every three
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1 \underline{\text{months}} \underline{\text{times each year}}\text{,} and at such other times as
 2 deemed necessary by the board.
      Sec. . Section 185C.21, subsection 2, Code 2013,
 4 is amended to read as follows:
      2. Upon request of the board, the secretary shall
 6 call a special referendum for producers to vote
7 on whether to authorize an increase in the state
8 assessment above one-quarter of one cent per bushel,
9 notwithstanding subsection 1. The special referendum
10 shall be conducted as provided in this chapter for
11 referendum elections. However, the special referendum
12 shall not affect the existence or length of the
13 promotional order in effect. If a majority of the
14 producers voting in the special referendum approve
15 the increase, the board may increase the assessment
16 to the amount approved in the special referendum.
17 However, a state assessment shall not exceed one cent
18 per a scheduled amount assessed on each bushel of corn
19 marketed in this state determined as follows:
      a. Until September 1, 2013, one cent.
      b. For each marketing year of the period beginning
22 September 1, 2013, and ending August 31, 2018, two
23 cents.
          For each marketing year of the period beginning
     C.
25 September 1, 2018, and ending August 31, 2023, three
26 cents.
      \overline{d}. For each marketing year of the period beginning
27
28 September 1, 2023, and ending August 31, 2028, four
29 cents.
          For each marketing year beginning on and after
31 September 1, 2028, five cents.
32 Sec. ___. Section 185C.27, Code 2013, is amended to
33 read as \overline{\text{fol}} lows:
      185C.27 Refund of assessment.
34
      A producer who has sold corn and had a state
36 assessment deducted from the sale price, by application
37 in writing to the board, may secure a refund in the
38 amount deducted. The refund shall be payable only
39 when the application shall have been made to the board
40 within sixty days after the deduction. Application
41 forms shall be given by the board to each first
42 purchaser when requested and the first purchaser
43 shall make the applications available to any producer.
44 Each application for refund by a producer shall have
45 attached to the application proof of the assessment
46 deducted. The proof of assessment may be in the
47 form of a duplicate or certified copy of the purchase
48 invoice by the first purchaser. The board shall have
49 thirty business days from the date the application
50 for refund is received to remit the refund to the
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1 producer. The board may provide for refunds of a
 2 federal assessment as provided by federal law. Unless
 3 inconsistent with federal law, refunds shall be made
 4 under section 185C.26.
      Sec.
              . IMPLEMENTATION. The Iowa corn promotion
 6 board established pursuant to section 185C.3 shall
7 implement this Act.
      1. During the implementation period all of the
9 following shall apply:
      a. The board shall provide for staggered terms
10
11 of directors in the same manner as required for the
12 initial terms of office of a reconstituted board
13 pursuant to section 185C.7. However, the board is not
14 required to draw lots as otherwise provided in that
15 section.
      b. The board is not required to fill a vacancy for
17 an unexpired term as required in section 185C.9.
      c. The board may reduce the number of years of a
19 director's term in order to comply with this section.
      2. The board shall complete implementation of this
21 Act not later than July 1, 2014.
22 Sec. ___. EFFECTIVE UPON ENACTMENT.
                                             This Act,
23 being deemed of immediate importance, takes effect upon
24 enactment.
                         DIVISION
26 APPORTIONMENT OF TRANSPORTATION FUNDS — APPROPRIATION
      Sec. . Section 312.3, subsection 2, Code 2013,
27
28 is amended by adding the following new paragraph:
      NEW PARAGRAPH. d. For purposes of apportioning
30 among the cities of the state the percentage of
31 the road use tax fund to be credited to the street
32 construction fund of the cities for each month
33 beginning April 2011 and ending March 2021 pursuant to
34 this subsection, the population of each city shall be
35 determined by the greater of the population of the city
36 as of the last preceding certified federal census or
37 as of the April 1, 2010, population estimates base as 38 determined by the United States census bureau.
                STREET CONSTRUCTION FUND -
      Sec.
40 APPROPRIATION.
41
      1. In a written application to the treasurer of
42 state submitted by October 1, 2013, a city may request
43 an additional distribution of moneys to be credited
44 to the street construction fund of the city equal to
45 that additional amount, calculated by the treasurer,
46 that the city would have received if the funds were
47 apportioned \bar{b}ased upon the population of the city as
48 determined by section 312.3, subsection 2, paragraph
49 "d", as enacted in this division of this Act, for the
50 months prior to the effective date of this division of
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1 this Act.
2 2. Upon determination by the treasurer of state
3 that an additional amount should be credited to a city
4 as provided by this section, there is appropriated from
5 the general fund of the state to the department of
6 transportation, for the fiscal year beginning July 1,
7 2013, and ending June 30, 2014, an amount sufficient to
8 pay the additional amount which shall be distributed to
9 the city for deposit in the street construction fund
10 of the city.
11 Sec. . EFFECTIVE UPON ENACTMENT. This division
12 of this Act, being deemed of immediate importance,
13 takes effect upon enactment.
14 Sec. . RETROACTIVE APPLICABILITY. This division
15 of this Act applies retroactively to April 2011.>
16 14. By renumbering as necessary.

ROBERT E. DVORSKY



#### Senate File 452

S-3189

LIZ MATHIS

SF452.1953 (1) 85 -1- ec/jp 1/1



#### Senate File 452

S-3190

1 Amend Senate File 452 as follows: 1. Page 4, before line 26 by inserting: <Sec. . INTRASTATE TRANSPORT OF DEER INFECTED</p> 4 BY CHRONIC WASTING DISEASE. Notwithstanding section 5 484B.12 or any other provision of law to the contrary, 6 during the fiscal year beginning July 1, 2013, the 7 department of natural resources shall allow one 8 intrastate shipment of deer infected with chronic 9 wasting disease to be made from a location in a 10 county with a population between 44,000 and 44,200, as 11 determined by the 2010 federal decennial census, to a 12 location in a second county with a population between 13 8,700 and 8,900, as determined by the 2010 federal 14 decennial census. Both the originating location of the 15 shipment and the destination location shall be chronic 16 wasting disease infected locations.> 2. By renumbering as necessary.

DR. JOE M. SENG

SF452.1922 (2) 85 -1- tm/jp 1/1



#### Senate File 452

S-3191

1 Amend Senate File 452 as follows:
2 1. Page 16, line 31, by striking <5,000,000> and
3 inserting <9,800,000>
4 2. Page 16, line 33, by striking <5,000,000> and
5 inserting <9,800,000>

RICK BERTRAND

SF452.1946 (1) 85 -1- tm/jp 1/1



#### Senate File 452

S-3192

1 Amend Senate File 452 as follows: 1. Page 25, after line 16 by inserting: <DIVISION INTEREST INCOME — TAX EXEMPTION
. Section 422.7, Code 2013, is amended by 6 adding the following new subsection: NEW SUBSECTION. 1A. Subtract, to the extent not 8 otherwise excluded, the total amount of interest, 9 up to a maximum of one hundred dollars for a person, 10 other than a married person who files a separate ll return, and up to a maximum of two hundred dollars for 12 a married couple filing jointly. A married couple 13 filing separate returns or separately on a combined 14 return are allowed a combined maximum exclusion under 15 this subsection of up to two hundred dollars, which 16 exclusion shall be allocated to each spouse in the 17 proportion that the spouse's respective interest income 18 bears to total combined interest income. \_. EFFECTIVE UPON ENACTMENT. This division 19 20 of this Act, being deemed of immediate importance, 21 takes effect upon enactment. . RETROACTIVE APPLICABILITY. This division 23 of this  $\overline{\text{Act}}$  applies retroactively to January 1, 2013, 24 for tax years beginning on or after that date.> 2. By renumbering as necessary.

ROBY SMITH

SF452.1931 (1) 85 -1- tm/jp 1/1



#### Senate File 452

	S-3193		
5 6 7 8 9	Amend Senate File 452 as followed in Page 4, after line 25 by in Section 8.55, subset paragraph 1, Code 2013, is amended in The maximum balance of the function of the function of the file percent of the maximum balance for the fiscal years of the maximum balance, moneys in expectation of the maximum balance, moneys in the maximum balance, moneys in expectation of the maximum balance of t	nserting: ection 2, unr d to read as d is the amou of the adjust ear. If the ency fund is cess of this	follows: int equal ced amount of equal to
11	<ol><li>By renumbering as necessary</li></ol>	у.	
	JACK WHITVER		
	OHOR WILLYER		
	DAN ZUMBACH		
	MARK CHELGREN		
	RICK BERTRAND		
	RICK BERTRAND		
	BILL ANDERSON		
	JONI ERNST		
	ROBY SMITH		
	ROBI SMITH		
	MARK SEGEBART		
	SANDRA H. GREINER		

SF452.1950 (2) 85 -1- tm/jp 1/2



CHARLES	SCHNEIDER	
MICHAEL	BREITBACH	
HUBERT F	IOUSER	

-2-



#### Senate File 452



#### Senate File 452

S-3195 1 Amend Senate File 452 as follows: 1. Page 25, after line 16 by inserting: 3 BACKGROUND CHECKS -. NEW SECTION. 137G.1 Food vendor — motor Sec. 6 vehicle — background check. 1. A business that operates a motor vehicle 8 primarily marketing the sale and dispensing of ice 9 cream or other food products from or near the motor 10 vehicle to children may require an applicant for 11 employment or employee of the business to be subject to 12 a criminal history and abuse registry record background 13 check. The business shall perform the background check 14 by accessing the single contact repository established 15 under section 135C.33, subsection 6. 2. The business shall inform the applicant or 17 employee of the requirement of the background check 18 required under subsection 1 and obtain a signed waiver 19 from the applicant or employee prior to requesting such 20 a check. Section 235A.15, subsection 2, paragraph Sec. 22 e, Code  $\overline{2013}$ , is amended by adding the following new 23 subparagraph: NEW SUBPARAGRAPH. (24) To a business which is 25 authorized to perform a background check pursuant to 26 section 137G.1. . Section 235B.6, subsection 2, paragraph 28 e, Code  $\overline{201}3$ , is amended by adding the following new 29 subparagraph: NEW SUBPARAGRAPH. (19) To a business which is 31 authorized to perform a background check pursuant to 32 section 137G.1.> 2. By renumbering as necessary. TIM L. KAPUCIAN DAVID JOHNSON MARK SEGEBART DENNIS GUTH

1/2

-1-



NANCY J. BOETTGER
CHARLES SCHNEIDER
JAKE CHAPMAN
SANDRA H. GREINER
DAN ZUMBACH
MICHAEL BREITBACH
MARK CHELGREN
ROBY SMITH



#### Senate File 452

S-3196 1 Amend Senate File 452 as follows: 1. Page 5, after line 20 by inserting: <Sec. \_\_\_. Section 904.808, subsection 1, Code 4 2013, is amended by adding the following new paragraph: NEW PARAGRAPH. c. When a comparable bid for a 6 similar product has been received from an Iowa-based 7 business and the director of the department of 8 administrative services has determined the product from 9 the Iowa-based business is comparable or of better 10 value in both quality and price to a similar product 11 available from Iowa state industries.
12 Sec. \_\_\_. Section 904.808, subsection 3, Code 2013,
13 is amended to read as follows: 3. A department or agency of the state shall may 15 cooperate and enter into agreements, if possible, for 16 the provision of products and services under an inmate 17 work program established by the state director under 18 section 904.703.> 2. By renumbering as necessary. RANDY FEENSTRA

BILL ANDERSON

SF452.1935 (2) 85 tm/jp 1/1 -1-



#### Senate File 452

	Senate r	116 432		
	S-3197			
2	Amend Senate File 452 as 1. Page 16, line 31, by inserting <9,800,000>		<5,000,000>	and
4	2. Page 16, line 33, by inserting <9,800,000>	striking	<5,000,000>	and
•	Inscreing 19,000,000.			
	RICK BERTRAND			
	RICK BERTRAND			
	BILL ANDERSON			
	KENT SORENSON			
	JONI ERNST			
	CHARLES SCHNEIDER			
	BRAD ZAUN			
	MARK CHELGREN			

HUBERT HOUSER

-1-



#### Senate File 452

S-3198

3

Amend Senate File 452 as follows:

ROADS AND BRIDGES PROJECTS

5 Sec. \_\_\_. Section 8.55, subsection 2, Code 2013, is 6 amended to read as follows:

- 7 2. The maximum balance of the fund is the amount 8 equal to two and one-half percent of the adjusted 9 revenue estimate for the fiscal year. If the amount of 10 moneys in the Iowa economic emergency fund is equal to 11 the maximum balance, moneys in excess of this amount 12 shall be distributed as follows:
- 13 a. The first sixty million dollars of the 14 difference between the actual net revenue for the 15 general fund of the state for the fiscal year and the 16 adjusted revenue estimate for the fiscal year shall be 17 transferred to the taxpayers trust fund.
- b. Moneys in excess of the amount transferred under paragraph a, up to a maximum of one hundred million dollars, shall be transferred to the critical needs road fund created under section 312B.1.
- 22 b. c. The remainder of the excess, if any, shall 23 be transferred to the general fund of the state.
  24 Sec. Section 8.58, Code 2013, is amended to 25 read as follows:
  - 8.58 Exemption from automatic application.
- 1. To the extent that moneys appropriated under section 8.57 do not result in moneys being credited to the general fund under section 8.55, subsection 2, moneys appropriated under section 8.57 and moneys contained in the cash reserve fund, rebuild Iowa infrastructure fund, environment first fund, Iowa economic emergency fund, and taxpayers trust fund, and critical needs road fund shall not be considered in the application of any formula, index, or other statutory triggering mechanism which would affect appropriations, payments, or taxation rates, contrary provisions of the Code notwithstanding.
- 2. To the extent that moneys appropriated under section 8.57 do not result in moneys being credited to the general fund under section 8.55, subsection 2, moneys appropriated under section 8.57 and moneys contained in the cash reserve fund, rebuild Iowa infrastructure fund, environment first fund, Iowa economic emergency fund, and taxpayers trust fund, and critical needs road fund shall not be considered by an arbitrator or in negotiations under chapter 20.
- 48 Sec. \_\_\_. NEW SECTION. 312B.1 Critical needs road 49 fund.
  - A critical needs road fund is created in the

-1-

SF452.1975 (3) 85 tm/jp 1/3



1 state treasury under the control of the department
2 of transportation. The fund shall be separate from
3 the general fund of the state and the balance in the
4 fund shall not be considered part of the balance of
5 the general fund of the state. The fund shall consist
6 of moneys appropriated by the general assembly and
7 any revenues credited by law to the critical needs
8 road fund. The moneys in the fund are not subject
9 to section 8.33 and shall not be transferred, used,
10 obligated, appropriated, or otherwise encumbered except
11 as provided in this section. Notwithstanding section
12 12C.7, subsection 2, interest or earnings on moneys
13 deposited in the critical needs road fund shall be
14 credited to the fund.

2. Moneys in the critical needs road fund are 16 appropriated to the department of transportation to 17 be used as directed by the department exclusively for 18 the repair and maintenance of roads on the primary or 19 secondary road system or the municipal street system, 20 including bridges. The department shall establish 21 guidelines to be used by the department, counties, 22 and cities for identifying roads and bridges in 23 critical need of repair or maintenance and for the 24 department to use in evaluating and prioritizing state 25 and local road projects to receive funding under this 26 section. Counties and cities may apply for funding 27 from the critical needs road fund by submitting to the 28 department proposals for projects on roads under their 29 respective jurisdictions. A qualifying proposal shall 30 include information regarding the status and condition 31 of the road that is the subject of the proposal, 32 the plan for completing the project, and any other 33 information required by the department. The department 34 shall develop an application process for counties and 35 cities to use for the submission of proposals for the 36 use of funds under this section. Moneys distributed 37 from the critical needs road fund may be used in 38 combination with other available funding as necessary 39 to accomplish the completion of a qualifying project 40 and to accomplish the goal of reducing the number of 41 Iowa roads and bridges with critical needs.>

BILL	ANDERSON		_		
RICK	BERTRAND		_		

SF452.1975 (3) 85 tm/jp 2/3

2. By renumbering as necessary.



MARK CHELGREN
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KENT SORENSON
SANDRA H. GREINER
DENNIS GUTH
KEN ROZENBOOM
BRAD ZAUN
HUBERT HOUSER

tm/jp



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Senate File 452
   S-3199
       Amend Senate File 452 as follows:
 1
       1. Page 5, after line 20 by inserting:
       <Sec. . Section 461C.1, Code 2013, is amended to
 4 read as follows:
       461C.1 Purpose.
       1. The purpose of this chapter is to encourage
 7 private owners holders of land to make land and water
 8 areas available to the public for recreational purposes
 9 and for urban deer control by limiting an owner's a
10 holder's liability toward persons entering onto the
11 <del>owner's</del> holder's property for such purposes. The
12 provisions of this chapter shall be construed liberally
13 and broadly in favor of private holders of land to
14 accomplish the purposes of this chapter.
       2. The general assembly declares that the holding
16 of Sallee v. Stewart, (No. 11-0892) (Iowa 2013) is
17 abrogated in its entirety as contrary to the general
18 assembly's intent for the construction of this chapter.
     Sec. ___. Section 461C.2, subsections 3 and 5, Code
20 2013, are amended to read as follows:
21 3. "Land" means private land located in a
22 municipality including abandoned or inactive surface
23 mines, caves, and; land used for agricultural
24 purposes, including; marshlands, timber, and
25 grasslands; and the privately owned roads, water
26 paths, trails, waters, water courses, private ways and
27 exteriors and interiors of buildings, structures, and
28 machinery, or equipment appurtenant thereto located on 29 such land. "Land" includes land that is not open to 30 the general public.
            "Recreational purpose" means any activity
32 undertaken for recreation, sport, exercise, education, relaxation, or pleasure, including but not limited to
34 the following or any combination thereof: Hunting,
35 trapping, horseback riding, fishing, swimming,
36 boating, camping, picnicking, hiking, pleasure driving,
37 motorcycling, all-terrain vehicle riding, nature study,
38 water skiing, snowmobiling, other summer and winter
39 sports or games, and agricultural tours, and viewing
40 or enjoying historical, archaeological, scenic, or 41 scientific sites while going to and from or actually
42 engaged therein. "Recreational purpose" includes the
43 activity of accompanying another person who is engaging
44 in such activities. "Recreational purpose" is not
45 limited to active engagement in such activities, but
46 also includes entry onto, use of, passage over, and
47 presence on any part of the land in connection with
48 such activities.
       Sec.
                    Section 461C.3, Code 2013, is amended to
50 read as \overline{\text{fol}} lows:
```



```
461C.3 Liability of owner holder limited.
      Except as specifically recognized by or provided
 3 in section 461C.6, an owner a holder of land owes no
 4 does not owe a duty of care to keep the premises safe
 5 for entry or use by others for recreational purposes
 6 or urban deer control, or to give any warning of a
 7 dangerous condition, use, structure, or activity on
 8 such premises to persons entering for such purposes.
      2. Except as specifically recognized or provided
10 in section 461C.6, a holder of land does not owe a
11 duty of care to others because the holder is guiding,
directing, supervising, or participating in any recreational purpose or urban deer control undertaken by others on the holder's land.
      Sec. . Section 461C.4, Code 2013, is amended by
15
16 adding the following new subsection:
      NEW SUBSECTION. 2A. Assume a duty of care to
18 a person because the holder is guiding, directing,
19 supervising, or participating in any recreational
20 purpose or urban deer control undertaken by the person
21 on the holder's land.
      Sec.
22
              . Section 461C.5, Code 2013, is amended to
23 read as \overline{\text{fol}} lows:
      461C.5 Duties and liabilities of owner holder of
25 leased land.
      Unless otherwise agreed in writing, the provisions
27 of sections 461C.3 and 461C.4 shall be deemed
28 applicable to the duties and liability of an owner a
29 holder of land leased, or any interest or right therein
30 transferred to, or the subject of any agreement with,
31 the United States or any agency thereof, or the state
32 or any agency or subdivision thereof, for recreational
33 purposes or urban deer control.
      Sec. 6. Section 461C.6, Code 2013, is amended to
35 read as follows:
      461C.6 When liability lies against owner holder.
      Nothing in this chapter limits in any way any
38 liability which otherwise exists:
     1. For willful or malicious failure to guard or
40 warn against a dangerous condition, use, structure, or
41 activity.
      2. For injury suffered in any case where the owner
43 holder of land charges the person or persons who enter
44 or go on the land for the recreational use thereof or
45 for deer hunting, except that in the case of land or
46 any interest or right therein, leased or transferred
47 to, or the subject of any agreement with, the United
48 States or any agency thereof or the state or any agency
49 thereof or subdivision thereof, any consideration
50 received by the holder for such lease, interest, right
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tm/nh

SF452.1977 (2) 85



1 2 3	or agreement shall not be deem meaning of this section.> 2. By renumbering as neces		within	the
	KEN ROZENBOOM	-		
	DAN ZUMBACH	-		
	MICHAEL BREITBACH	-		
	SANDRA H. GREINER	-		
	DAVID JOHNSON	-		
	JAKE CHAPMAN	-		
	DENNIS GUTH	-		
	JACK WHITVER	-		
	NANCY J. BOETTGER	-		
	HUBERT HOUSER	-		
	RICK BERTRAND			

-3-



BILL ANDERSON
KENT SORENSON
TIM L. KAPUCIAN
MARK SEGEBART
MARK CHELGREN
JONI ERNST
ROBY SMITH
CHARLES SCHNEIDER

-4-



#### Senate File 452

S-3200

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3

AUTOMATED TRAFFIC LAW ENFORCEMENT

5 Sec. \_\_\_. Section 321.1, Code 2013, is amended by 6 adding the following new subsection:

7 NEW SUBSECTION. 95. "Automated traffic law 8 enforcement system" means a device with one or more 9 sensors working in conjunction with one of the 10 following:

- 11 a. An official traffic-control signal, to produce 12 recorded images of motor vehicles entering an 13 intersection against a red signal light.
- 14 b. A speed measuring device, to produce recorded 15 images of motor vehicles traveling at a prohibited rate 16 of speed.
- 17 c. A railroad grade crossing signal light, as 18 described in section 321.342, to produce images of 19 vehicles violating the signal light.
- 20 d. Any official traffic-control device, if failure 21 to comply with the official traffic-control device 22 constitutes a moving violation under this chapter.
- 23 Sec. NEW SECTION. 321.5A Automated traffic 24 law enforcement systems prohibited.

The department or a local authority shall not place or cause to be placed on or adjacent to a highway, or maintain or employ the use of, an automated traffic law enforcement system for the enforcement of any provision of this chapter or any local ordinance relating to motor vehicles.

Sec. REMOVAL OF AUTOMATED TRAFFIC LAW
SENFORCEMENT SYSTEMS — VALIDITY OF PRIOR NOTICES
AND CITATIONS. On or before July 1, 2013, a local
authority using an automated traffic law enforcement
system shall discontinue using the system and remove
the system equipment. Effective July 1, 2013, all
coal ordinances authorizing the use of an automated
traffic law enforcement system are void. However,
notices of violations mailed or citations issued
pursuant to such an ordinance prior to July 1, 2013,
shall not be invalidated by the enactment of this
division of this Act and shall be processed according
to the provisions of the law under which they were
authorized.

45 Sec. \_\_\_. EFFECTIVE UPON ENACTMENT. The section 46 of this  $\overline{\text{div}}$  ision of this Act relating to the removal 47 of automated traffic law enforcement systems and the 48 validity of prior notices and citations, being deemed 49 of immediate importance, takes effect upon enactment.>

2. By renumbering as necessary.

SF452.1979 (2) 85

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BRAD ZAUN				
JAKE CHAPMAN				
DAVID JOHNSON				
SANDRA H. GREINER				
MARK CHELGREN				
JONI ERNST				
KEN ROZENBOOM				
RANDY FEENSTRA				
DENNIS GUTH				
JACK WHITVER				
NANCY J. BOETTGER				
KENT SORENSON				
BILL ANDERSON				
	-2-	SF452.1979 tm/jp	(2) 85	2/3



MARK	SEGEBART		



#### Senate File 452

ROBERT E. DVORSKY



#### Senate File 452

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S-3202
 1
      Amend the amendment, S-3188, to Senate File 452 as
 2 follows:
      1. Page 5, after line 13 by inserting:
                   Section 9B.15, subsection 3, unnumbered
      <Sec.
 5 paragraph 1, Code 2013, is amended to read as follows:
      A certificate of a notarial act is sufficient if it
 7 meets the requirements of subsections 1 and 2 and all
 8 any of the following apply:
            . Section 9B.17, subsection 1, paragraph a,
      Sec.
10 Code 201\overline{3}, is amended to read as follows:
  a. Include the notary public's name, the words
"Notarial Seal" and "Iowa", the words "Commission
13 Number" followed by a number assigned to the notary
14 public by the secretary of state, the words "My 15 Commission Expires" followed either by the date that
16 the notary public's term would ordinarily expire as
17 provided in section 9B.21 or a blank line on which the
18 notary public shall indicate the date of expiration,
19 if any, of the notary public's commission, as required
by and in satisfaction of section 9B.15, subsection 1, 21 paragraph "e", and other information required by the 22 secretary of state.>
       2. Page 6, after line 23 by inserting:
23
      <Sec.
                . Section 589.4, Code 2013, is amended to
25 read as follows:
      589.4 Acknowledgments by corporation officers.
      The acknowledgments of all deeds, mortgages, or
28 other instruments in writing taken or certified more
29 than ten years earlier, which instruments have been 30 recorded in the recorder's office of any county of this
31 state, including acknowledgments of instruments made by
32 a corporation, or to which the corporation was a party,
33 or under which the corporation was a beneficiary,
34 and which have been acknowledged before or certified
35 by a notary public notarial officer as provided in
36 chapter 9B who was at the time of the acknowledgment or
37 certifying a stockholder or officer in the corporation,
38 are legal and valid official acts of the notaries
39 public, and entitle the instruments to be recorded,
40 anything in the laws of the state of Iowa in regard to
41 acknowledgments to the contrary notwithstanding. This
42 section does not affect pending litigation.
              . Section 589.5, Code 2013, is amended to
      Sec.
44 read as follows:
      589.5 Acknowledgments by stockholders.
      All deeds and conveyances of lands within this
47 state executed more than ten years earlier, but
48 which have been acknowledged or proved according
49 to and in compliance with the laws of this state
50 before a notary public notarial officer as provided
                                         S3188.1981 (1) 85
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-1-



1 in chapter 9B or other official authorized by law
2 to take acknowledgments who was, at the time of
3 the acknowledgment, an officer or stockholder of a
4 corporation interested in the deed or conveyance, or
5 otherwise interested in the deeds or conveyances, are,
6 if otherwise valid, valid in law as though acknowledged
7 or proved before an officer not interested in the
8 deeds or conveyances; and if recorded more than ten
9 years earlier, in the respective counties in which
10 the lands are, the records are valid in law as though
11 the deeds and conveyances, so acknowledged or proved
12 and recorded, had, prior to being recorded, been
13 acknowledged or proved before an officer having no
14 interest in the deeds or conveyances.>
15 3. By renumbering as necessary.

ROBERT E. DVORSKY



#### House File 638

	House File 638
	S-3203
1	Amend House File 638, as passed by the House, as
2 3	follows:  1. By striking everything after the enacting clause
4	and inserting:
5	<division i<="" td=""></division>
6	REBUILD IOWA INFRASTRUCTURE FUND
7	Section 1. There is appropriated from the rebuild
8	Iowa infrastructure fund to the following departments
_	
9	and agencies for the following fiscal years, the
10	following amounts, or so much thereof as is necessary,
11	to be used for the purposes designated:
12	1. DEPARTMENT OF ADMINISTRATIVE SERVICES
13	<ul> <li>For projects related to major repairs and major</li> </ul>
14	
15	FY 2013-2014:
16	\$ 14,000,000
17	Moneys appropriated in this lettered paragraph shall
18	not be used for projects at the Wallace and the state
19	historical buildings.
20	<ul> <li>For routine and preventative maintenance,</li> </ul>
21	notwithstanding section 8.57, subsection 5, paragraph
22	"c":
23	FY 2013-2014:
24	\$ 5,000,000
25	Moneys appropriated in this lettered paragraph shall
26	be used for capitol complex grounds except for projects
27	at the Wallace and the state historical buildings.
28	<ul> <li>For costs associated with the planning, design,</li> </ul>
29	construction, and renovation of the Wallace office
30	building including roof replacement:
31	FY 2013-2014:
32	<b>\$</b> 500,000
33	FY 2014-2015:
34	\$ 3,900,000
35	d. For costs associated with capitol interior and
36	exterior restoration, including the installation of a
37	lightning protection system:
38	FY 2013-2014:
39	\$ 330,000
40	2. DEPARTMENT OF CULTURAL AFFAIRS
41	For deposit into the Iowa great places program
42	fund created in section 303.3D for Iowa great places
43	program projects that meet the definition of "vertical
44	
	paragraph "c":
46	FY 2013-2014:
47	\$ 1,000,000
48	3. ECONOMIC DEVELOPMENT AUTHORITY
49	<ul> <li>For equal distribution to regional sports</li> </ul>
50	authority districts certified by the economic
	HF638.1951 (5) 85

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-1- rh/tm



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1 development authority pursuant to section 15E.321,
 2 notwithstanding section 8.57, subsection 5, paragraph
   "c":
   FY 2013-2014:
5 ..... $ 1,000,000
    b. For deposit into the river enhancement community
7 attraction and tourism fund created in section 15F.205:
    FY 2013-2014:
9 ..... $ 2,000,000
10 c. For renovations, expansions, and enhancements
ll to facilities for an adult day program at a year-round
12 camp for persons with disabilities in a central Iowa
13 city with a population between one hundred ninety-five
14 thousand and two hundred five thousand in the latest
15 preceding certified federal census:
    FY 2013-2014:
17 ..... $
    d. To Iowa state university of science and
19 technology for the modernization and renovation of
20 animal care facilities at the blank park zoo including
21 the expansion of the surgical facility and the
22 renovation of dormitory space:
   FY 2013-2014:
24 ..... $ 1,000,000
25 e. For administration and support of the world
26 food prize including the Borlaug/Ruan scholar program,
27 notwithstanding section 8.57, subsection 6, paragraph
28 "c":
   FY 2013-2014:
29
30 .....$
  f. For costs associated with the hosting of a
32 national junior Summer Olympics by a nonprofit sports
33 organization, notwithstanding section 8.57, subsection 34 6, paragraph "c":
   FY 2013-2014:
36 ..... $
                                              250,000
    4. DEPARTMENT OF EDUCATION
37
    a. For accelerated career education program capital
38
39 projects at community colleges that are authorized
40 under chapter 260G and that meet the definition of 41 the term "vertical infrastructure" in section 8.57,
42 subsection 5, paragraph "c":
  FY 2013-2014:
44 ..... $ 6,000,000
  b. For major renovation and major repair needs,
46 including health, life, and fire safety needs and for
47 compliance with the federal Americans with Disabilities
48 Act for buildings and facilities under the purview of
49 the community colleges:
   FY 2013-2014:
50
                                 HF638.1951 (5) 85
                                 rh/tm
                                                  2/24
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1 2		1,000,000
3 4 5 6	a. For a grant to a nonprofit child welfar 4 juvenile justice, and behavioral health agency 5 the construction of a psychiatric medical inst	for itution
7 8 9	3 latest preceding certified federal census: 9 FY 2013-2014:	
10 11		500,000
12 13 14 15 16 17 18	b. For a grant to a nonprofit agency that innovative solutions to children and adults wi in a city with a population between fourteen to five hundred and fifteen thousand five hundred latest preceding certified federal census for associated with improvements to facilities:	provides th autism housand in the
20 21	\$	400,000
22	2\$	
23 24 25 26 27 28 29 30 31 32 33 34 35	4 nursing facilities, consistent with the provis 5 chapter 249K:	
	d. For a publicly owned acute care teaching hospital located in a county with a population four hundred thousand and four hundred fifty the in the latest preceding certified federal censon the construction and expansion of inpatient med health facilities and for the construction of outpatient clinic building:	between housand us for ental
36	5\$	3,000,000
37 38 39	3\$	3,000,000
40 41 42	a. For major maintenance projects at natio l armories and facilities:	nal guard
43 44 45 46	b. For construction improvement projects a statewide readiness centers: FY 2013-2014:	
47 48 49	3 c. For construction upgrades at Camp Dodge	
50		500,000
	HF638.1951 (5)	
	-3- rh/tm	3/24



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7. DEPARTMENT OF NATURAL RESOURCES
a. For implementation of lake projects that
3 have established watershed improvement initiatives
4 and community support in accordance with the
5 department's annual lake restoration plan and report,
6 notwithstanding section 8.57, subsection 5, paragraph
    FY 2013-2014:
9 ..... $ 8,600,000
10 b. For the administration of a water trails and
11 low head dam public hazard statewide plan, including
12 salaries, support, maintenance, and miscellaneous
13 purposes, notwithstanding section 8.57, subsection 5,
14 paragraph "c":
15 FY 2013-2014:
16 ..... $ 2,000,000
  8. BOARD OF REGENTS
    a. For allocation by the state board of regents to
19 the state university of Iowa, the Iowa state university
20 of science and technology, and the university of
21 northern Iowa to reimburse the institutions for
22 deficiencies in the operating funds resulting from the
23 pledging of tuition, student fees and charges, and
24 institutional income to finance the cost of providing
25 academic and administrative buildings and facilities
26 and utility services at the institutions:
    FY 2013-2014:
28 ...... $ 27,867,775
29 b. For the repair or replacement of failed or
30 failing building components, for immediate fire safety
31 needs, and for compliance with the federal Americans
32 with Disabilities Act, at regents institutions:
     FY 2013-2014:
34 ..... $ 2,000,000
35 c. For costs associated with the renovation,
36 modernization, and construction of a new addition at
37 the pharmacy building at the state university of Iowa:
38 FY 2014-2015:
39 ..... $ 6,000,000
   d. For infrastructure improvements to construct a
41 multipurpose training facility at the state hygienic
42 laboratory at the state university of Iowa:
   FY 2013-2014:
44 ..... $ 1,000,000

    STATE FAIR AUTHORITY

    For infrastructure costs associated with the
47 construction of a plaza on the Iowa state fairgrounds:
48 FY 2013-2014:
49 ..... $
50 FY 2014-2015:
                                 HF638.1951 (5) 85
                                 rh/tm
                                                  4/24
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750,000
1 ..... $
   10. DEPARTMENT OF TRANSPORTATION
a. For acquiring, constructing, and improving
4 recreational trails within the state:
   FY 2013-2014:
6 ..... $ 3,000,000
    b. For deposit into the public transit
8 infrastructure grant fund created in section 324A.6A,
9 for projects that meet the definition of "vertical
10 infrastructure" in section 8.57, subsection 5,
ll paragraph "c":
   FY 2013-2014:
13 ..... $ 2,000,000
14 c. For infrastructure improvements at the
15 commercial service airports within the state:
16 FY 2013-2014:
17 ..... $ 1,500,000
18 d. For infrastructure improvements at general
19 aviation airports within the state:
  FY 2013-2014:
21 .....$
  e. For deposit into the railroad revolving loan and
23 grant fund created in section 327H.20A, notwithstanding
24 section 8.57, subsection 5, paragraph "c":
  FY 2013-2014:
26 ..... $ 1,000,000
27 f. For continuation of the job access and reverse
28 commute grant program, notwithstanding section 8.57,
29 subsection 5, paragraph "c":
   FY 2013-2014:
31 ......$
32 Moneys appropriated in this section shall be
33 distributed by the department in the form of grants to
34 cities, nonprofit organizations, or operators of public
35 transportation services for the fiscal year beginning
36 July 1, 2013, and ending June 30, 2014, to continue
37 an existing access to jobs project or reverse commute
38 project serving a city with a population of fifty
39 thousand or more and the surrounding metropolitan area.
40 A grant awarded under this section shall not exceed 90
41 percent of the cost of a program's operation for the 42 fiscal year beginning July 1, 2013, and ending June
43 30, 2014. In awarding grants under this section, the
44 department shall use criteria established under former
45 49 U.S.C. § 5316 establishing the federal job access
46 and reverse commute grant program.
     11. TREASURER OF STATE
47
     For distribution in accordance with chapter 174 to
49 qualified fairs which belong to the association of Iowa
50 fairs for county fair infrastructure improvements:
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1	FY 2013-2014:
2 3	12. DEPARTMENT OF VETERANS AFFAIRS
4	<ul> <li>a. For remodeling and upgrades to office space at</li> </ul>
5	Camp Dodge:
6	FY 2013-2014:
7	
8	b. For a grant to an American legion post located
9	in a city with a population between one thousand
10	ten and one thousand twenty in the latest preceding
11	certified federal census for the construction of a
12	
13	
	\$ 604,000
15	c. For construction costs associated with the
16	expansion of an equipment and vehicle storage building
17	at the Iowa veterans cemetery:
18	FY 2013-2014:
19	
20	Sec. 2. REVERSION. For purposes of section 8.33,
21	unless specifically provided otherwise, unencumbered
22	or unobligated moneys made from an appropriation in
23	this division of this Act shall not revert but shall
24	remain available for expenditure for the purposes
25	designated until the close of the fiscal year that ends
26	three years after the end of the fiscal year for which
27	the appropriation is made. However, if the project
28	or projects for which such appropriation was made are
29	completed in an earlier fiscal year, unencumbered or
30	unobligated moneys shall revert at the close of that
31 32	same fiscal year.
	DIVISION II TECHNOLOGY REINVESTMENT FUND
33	Sec. 3. There is appropriated from the technology
34 35	reinvestment fund created in section 8.57C to the
36	following departments and agencies for the following
30 37	fiscal years, the following amounts, or so much
38	thereof as is necessary, to be used for the purposes
39	designated:
40	1. DEPARTMENT OF EDUCATION
41	a. For maintenance and lease costs associated with
42	
43	network:
44	
45	
46	b. For the continued development and implementation
47	
48	teachers, parents, school district administrators, area
49	education agency staff, department of education staff,
50	and policymakers:
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FY 2013-2014:
 2 ..... $
    The department may use a portion of the moneys
4 appropriated in this lettered paragraph for an
5 e-transcript data system capable of tracking students
6 throughout their education via interconnectivity with
7 multiple schools.
    c. To the public broadcasting division for the
9 replacement of equipment and for tower and facility
10 maintenance:
11 FY 2013-2014:
12 ..... $
   d. For allocation to the boards of directors of
13
14 public school districts for voluntary short-term
15 testing for radon gas of up to 10 percent of attendance
16 centers in the state, with the goal of completing
17 radon testing in at least one attendance center in
18 each county in Iowa, notwithstanding section 8.57C,
19 subsection 2:
    FY 2013-2014:
21 ...... $
22 For purposes of this lettered paragraph, "
                                            "short-term
23 testing" means a testing procedure approved by the
24 department of public health in which a testing device
25 remains in an area for not less than two days and not
26 more than ninety days to determine the amount of radon
27 in the air that is acceptable for human inhalation.
28
     Radon testing pursuant to this lettered paragraph
29 shall be conducted by a person certified to conduct
30 such testing pursuant to section 136B.1.
     The department shall prepare a comprehensive report
32 of the results of the radon testing conducted at each
33 attendance center and shall submit the report to the
34 general assembly no later than January 1, 2014.
     e. For hardware and software equipment for the
36 state library, including laptop and tablet computers,
37 audio and video equipment, and the purchase of online
38 resources:
39
   FY 2013-2014:
40 ..... $
                                                250,000
    2. DEPARTMENT OF HUMAN RIGHTS
41
    For the cost of equipment and computer software
43 for the implementation of Iowa's criminal justice
44 information system:
    FY 2013-2014:
46 ..... $ 1,454,734
   3. DEPARTMENT OF HUMAN SERVICES
47
     a. For a grant to a nonprofit agency that provides
49 innovative solutions to children and adults with autism
50 in a city with a population between fourteen thousand
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1 five hundred and fifteen thousand five hundred in
 2 the latest preceding certified federal census, for
 3 the cost associated with internet services and video
 4 communications systems for clinics:
    FY 2013-2014:
 6 ..... $
7 b. For grants for nursing facilities categorized
8 as rural on Iowa Medicaid enterprise cost reports
9 to provide electronic health record implementation
10 services to rural nursing facilities:
11 FY 2013-2014:
12 ..... $
13 4. IOWA TELECOMMUNICATIONS AND TECHNOLOGY
                                               250,000
14 COMMISSION
15 For internet protocol video technology equipment for
16 the Iowa communications network:
17 FY 2013-2014:
18 ..... $ 1,200,000
19 The commission may continue to enter into contracts
20 pursuant to section 8D.13 for internet protocol video
21 technology equipment and for operations and maintenance
22 costs of the network.
     In addition to moneys appropriated in this
24 subsection, the commission may use a financing
25 agreement entered into by the treasurer of state in
26 accordance with section 12.28 for internet protocol
27 video technology equipment for the network. For
28 purposes of this subsection, the treasurer of state
29 is not subject to the maximum principal limitation
30 contained in section 12.28, subsection 6. Repayment
31 of any amounts financed shall be made from receipts
32 associated with fees charged for use of the network.
     5. DEPARTMENT OF MANAGEMENT
     For the continued development and implementation
35 of a searchable database that can be placed on the
36 internet for budget and financial information:
    FY 2013-2014:
                                               45,000
38 .....$
   6. DEPARTMENT OF PUBLIC DEFENSE
     To the homeland security and emergency management
41 division or its successor, for grants for counties
42 for emergency generators including emergency diesel
43 generators for radio communications:
    FY 2013-2014:
                                               200,000
46 7. DEPARTMENT OF PUBLIC HEALTH
    For technology consolidation projects:
47
    FY 2013-2014:
49 ..... $
50 Sec. 4. REVERSION. For purposes of section 8.33,
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1 unless specifically provided otherwise, unencumbered
 2 or unobligated moneys made from an appropriation in
 3 this division of this Act shall not revert but shall
 4 remain available for expenditure for the purposes
 5 designated until the close of the fiscal year that ends
 6 three years after the end of the fiscal year for which
7 the appropriation was made. However, if the project
8 or projects for which such appropriation was made are
9 completed in an earlier fiscal year, unencumbered or
10 unobligated moneys shall revert at the close of that
11 same fiscal year.
12
                        DIVISION III
     CHILDREN'S HEALTH INSURANCE PROGRAM - REBUILD IOWA
13
14
                    INFRASTRUCTURE FUND
15
     Sec. 5. CHILDREN'S HEALTH INSURANCE PROGRAM -
16 DEPARTMENT OF ADMINISTRATIVE SERVICES. Any moneys
17 remaining on June 30, 2013, from moneys received from
18 the federal government through the child enrollment
19 contingency fund established pursuant to section 103
20 of the federal Children's Health Insurance Program
21 Reauthorization Act of 2009, Pub. L. No. 111-3, are
22 transferred to the rebuild Iowa infrastructure fund
23 created in section 8.57 and appropriated to the
24 department of administrative services for the following
25 fiscal year, to be used for projects related to major
26 repairs and major maintenance for state buildings and
27 facilities:
     FY 2013-2014:
28
29 ..... $ 11,310,648
     The moneys appropriated pursuant to this section
31 shall not be used for any appropriations that receive
32 federal funding. Notwithstanding section 8.33, the
33 moneys appropriated in this section shall not revert to
34 the fund from which appropriated.
     The department of human services shall work with
36 the department of management and the department of
37 administrative services in drawing down the federal
38 funds.
39
                        DIVISION IV
40
          MULTIMODAL TRANSPORTATION - GENERAL FUND
     Sec. 6. MULTIMODAL TRANSPORTATION.
41
42
      1. There is appropriated from the general fund
43 of the state to the department of transportation for
44 the following fiscal years, the following amounts, or
45 so much thereof as is necessary, to be used for the
46 purposes designated:
47
     For multimodal transportation projects as determined
48 by the transportation commission:
     FY 2013-2014:
50 ..... $ 5,500,000
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FY 2014-2015:
 2 ..... $ 5,500,000
     2. For purposes of section 8.33, unless
 4 specifically provided otherwise, moneys appropriated in
 5 this section that remain unencumbered or unobligated
 6 shall not revert but shall remain available for
7 expenditure for the purposes designated until the close
8 of the fiscal year that ends three years after the end
9 of the fiscal year for which the appropriation was
10 made. However, if the project or projects for which
11 the appropriation was made are completed in an earlier
12 fiscal year, unencumbered or unobligated moneys shall
13 revert at the close of that same fiscal year.
                         DIVISION V
                GENERAL FUND FY 2013 TRANSFER
15
     Sec. 7. GENERAL FUND FY 2013 TRANSFER. There is
17 transferred from the general fund of the state to the
18 rebuild Iowa infrastructure fund for the fiscal year
19 beginning July 1, 2012, and ending June 30, 2013, the
20 amount of $15,000,000.
     Sec. 8. EFFECTIVE UPON ENACTMENT. This division of
22 this Act, being deemed of immediate importance, takes
23 effect upon enactment.
                         DIVISION VI
            FY 2014 GENERAL FUND TRANSFER - RIFF
25
      Sec. 9. FY 2014 GENERAL FUND TRANSFER -
27 RIFF. There is transferred from the general fund of
28 the state to the rebuild Iowa infrastructure fund for
29 the fiscal year beginning July 1, 2013, and ending June
30 30, 2014, the amount of $4,103,000.
                        DIVISION VII
   PROPERTY TAX CREDIT FUND BALANCE TRANSFER - REBUILD
32
33
                   IOWA INFRASTRUCTURE FUND
34
     Sec. 10. PROPERTY TAX CREDIT FUND BALANCE TRANSFER
35 - REBUILD IOWA INFRASTRUCTURE FUND. Moneys in the
36 property tax credit fund created in 2010 Iowa Acts,
37 chapter 1193, section 8, that remain unencumbered or
38 unobligated on June 30, 2013, shall be transferred to
39 the rebuild Iowa infrastructure fund.
40 Sec. 11. EFFECTIVE UPON ENACTMENT. This divis 41 of this Act, being deemed of immediate importance,
                                          This division
42 takes effect upon enactment.
                        DIVISION VIII
         DEPARTMENT OF TRANSPORTATION - CONTINGENT
44
45
                        APPROPRIATION
      Sec. 12. DEPARTMENT OF TRANSPORTATION -
46
47 APPROPRIATION.
     1. For the fiscal year beginning July 1, 2014, and
49 ending June 30, 2015, there is appropriated from the
50 rebuild Iowa infrastructure fund to the department
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1 of transportation \$2,500,000 for any public transit 2 authority to develop a bus rapid transit service, 3 notwithstanding section 8.57, subsection 5, paragraph "c". This appropriation is contingent upon an 6 authority's receipt of local funds and the receipt of 7 a federal grant, by December 31, 2014, in an amount 8 sufficient to complete the project. The authority 9 shall notify the legislative services agency and the 10 department of management if such funds are received no 11 later than January 15, 2015.
12 Sec. 13. REVERSION. For purposes of section 8.33, 13 unless specifically provided otherwise, unencumbered 14 or unobligated moneys made from an appropriation in 15 this division of this Act shall not revert but shall 16 remain available for expenditure for the purposes 17 designated until the close of the fiscal year that ends 18 three years after the end of the fiscal year for which 19 the appropriation is made. However, if the project 20 or projects for which such appropriation was made are 21 completed in an earlier fiscal year, unencumbered or 22 unobligated moneys shall revert at the close of that 23 same fiscal year. DIVISION IX 24 25 IOWA JOBS BOARD Sec. 14. Section 12.87, subsection 12, Code 2013, 27 is amended to read as follows: 12. Neither the treasurer of state, the Iowa 29  $\frac{\text{jobs board}}{\text{of the treasurer of state or the Iowa}}$  finance authority, nor any person acting 31 board finance authority while acting within the scope 32 of their employment or agency, is subject to personal 33 liability resulting from carrying out the powers and 34 duties conferred by this section and sections 12.88 35 through 12.90. Sec. 15. Section 16.193, subsection 1, Code 2013, 37 is amended to read as follows: 1. The Iowa finance authority, subject to approval 39 by the Iowa jobs board, shall adopt administrative 40 rules pursuant to chapter 17A necessary to administer 41 the Iowa jobs program and Iowa jobs II program. The 42 authority shall provide the board with assistance in 43 implementing administrative functions, be responsible 44 for providing technical assistance and application 45 assistance to applicants under the programs, 46 negotiating contracts, and providing project follow 47 up. The authority, in cooperation with the board, 48 may conduct negotiations on behalf of the board with 49 applicants regarding terms and conditions applicable to 50 awards under the program.

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Sec. 16. Section 16.194, subsection 2, Code 2013,
 2 is amended to read as follows:
      2. A city or county or a public organization in
 4 this state may submit an application to the <del>Iowa</del>
 5 jobs board authority for financial assistance for
 6 a local infrastructure competitive grant for an
7 eligible project under the program, notwithstanding
8 any limitation on the state's percentage in funding as
9 contained in section 29C.6, subsection 17.
10
      Sec. 17. Section 16.194, subsection 4, unnumbered
11 paragraph 1, Code 2013, is amended to read as follows:
      The board authority shall consider the following
13 criteria in evaluating eligible projects to receive
14 financial assistance under the program:
      Sec. 18. Section 16.194, subsection 7, Code 2013,
16 is amended to read as follows:
      7. In order for a project to be eligible to receive
18 financial assistance from the board authority, the
19 project must be a public construction project pursuant
20 to subsection 1 with a demonstrated substantial local,
21 regional, or statewide economic impact.
Sec. 19. Section 16.194, subsection 8, unnumbered 23 paragraph 1, Code 2013, is amended to read as follows:
      The board authority shall not approve an application
25 for assistance for any of the following purposes:
      Sec. 20. Section 16.194, subsection 9, paragraph b,
27 Code 2013, is amended to read as follows:
      b. Any portion of an amount allocated for projects
29 that remains unexpended or unencumbered one year after
30 the allocation has been made may be reallocated to
31 another project category, at the discretion of the
32 board authority. The board authority shall ensure that
33 all bond proceeds be expended within three years from
34 when the allocation was initially made.
      Sec. 21. Section 16.194, subsection 10, Code 2013,
36 is amended to read as follows:
      10. The board authority shall ensure that funds
38 obligated under this section are coordinated with other
39 federal program funds received by the state, and that
40 projects receiving funds are located in geographically
41 diverse areas of the state.
      Sec. 22. Section 16.194A, subsections 2, 7, 9, and
43 10, Code 2013, are amended to read as follows:
      2. A city or county in this state that applies the
45 smart planning principles and guidelines pursuant to
46 sections 18B.1 and 18B.2 may submit an application to
47 the \frac{10wa\ jobs\ board}{1} \frac{1}{2} authority for financial assistance
48 for a local infrastructure competitive grant for an
49 eligible project under the program, notwithstanding
50 any limitation on the state's percentage in funding as
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1 contained in section 29C.6, subsection 17.
     7. In order for a project to be eligible to receive
 3 financial assistance from the board authority, the
 4 project must be a public construction project pursuant
 5 to subsection 1 with a demonstrated substantial local,
 6 regional, or statewide economic impact.
      9. Any portion of an amount allocated for projects
8 that remains unexpended or unencumbered one year after
9 the allocation has been made may be reallocated to
10 another project category, at the discretion of the
11 board authority. The board authority shall ensure that
12 all bond proceeds be expended within three years from
13 when the allocation was initially made.
      10. The board authority shall ensure that funds
15 obligated under this section are coordinated with other
16 federal program funds received by the state, and that
17 projects receiving funds are located in geographically
18 diverse areas of the state.
     Sec. 23. Section 16.194A, subsection 4, unnumbered
19
20 paragraph 1, Code 2013, is amended to read as follows:
      The board authority shall consider the following
22 criteria in evaluating eligible projects to receive
23 financial assistance under the program:
     Sec. 24. Section 16.194A, subsection 8, unnumbered
25 paragraph 1, Code 2013, is amended to read as follows:
      The board authority shall not approve an application
27 for assistance for any of the following purposes:
28
      Sec. 25. Section 16.195, Code 2013, is amended to
29 read as follows:
      16.195 Iowa jobs program application review.
      1. Applications for assistance under the Iowa jobs
32 program and Iowa jobs II program shall be submitted to
33 the <del>Iowa finance</del> authority for review and approval.
34 The authority shall provide a staff review and
35 evaluation of applications to the Iowa jobs program
36 review committee referred to in subsection 2 and to the
37 <del>Iowa jobs board.</del>
38
     2. A review committee composed of members of the
39 board as determined by the board shall review Iowa
40 jobs program applications submitted to the board and
41 make recommendations regarding the applications to the
42 board. When reviewing the applications, the review
43 committee and the authority shall consider the project
44 criteria specified in sections 16.194 and 16.194A. The
45 board authority shall develop the appropriate level of
46 transparency regarding project fund allocations.
47
      3. Upon approval of an application for financial
48 assistance under the program, the board authority shall
49 notify the treasurer of state regarding the amount
50 of moneys needed to satisfy the award of financial
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1 assistance and the terms of the award. The treasurer
 2 of state shall notify the <del>lowa finance</del> authority any
 3 time moneys are disbursed to a recipient of financial
 4 assistance under the program.
     Sec. 26. Section 16.196, Code 2013, is amended to
 6 read as follows:
     16.196 Iowa jobs restricted capitals fund — fund
 8 appropriations.
     1. An Iowa jobs restricted capitals fund is created
10 and established as a separate and distinct fund in
11 the state treasury. The fund consists of moneys
12 appropriated from the revenue bonds capitals fund
13 created in section 12.88. The moneys in the fund
14 are appropriated to the Iowa jobs board for purposes
15 of the Iowa jobs program established in section
16 16.194. Moneys in the fund shall not be subject to
17 appropriation for any other purpose by the general
18 assembly, but shall be used only for the purposes of
19 the Iowa jobs program. The treasurer of state shall
20 act as custodian of the fund and disburse moneys
21 contained in the fund. The fund shall be administered
22 by the board which shall make allocations from the fund
23 consistent with the purposes of the Iowa jobs program.
    2. 1. There is appropriated from the revenue bonds
25 capitals fund created in section 12.88, to the Howa
26 jobs restricted capitals fund authority, for the fiscal
27 year beginning July 1, 2009, and ending June 30, 2010,
28 one hundred sixty-five million dollars to be allocated
29 as follows:
     a. One hundred eighteen million five hundred
31 thousand dollars for competitive grants for local
32 infrastructure projects relating to disaster
33 rebuilding, reconstruction and replacement of local
34 buildings, flood control and flood protection, and
35 future flood prevention public projects. An applicant
36 for a local infrastructure grant shall not receive more
37 than fifty million dollars in financial assistance from
38 the fund.
     b. Forty-six million five hundred thousand
40 dollars for disaster relief and mitigation and local
41 infrastructure grants for the following renovation and
42 construction projects, notwithstanding any limitation
43 on the state's percentage participation in funding as
44 contained in section 29C.6, subsection 17:
      (1) For grants to a county with a population
46 between one hundred eighty-nine thousand and one
47 hundred ninety-six thousand in the latest preceding
48 certified federal census, to be distributed as follows:
      (a) Ten million dollars for the construction of a
50 new, shared facility between nonprofit human service
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1 organizations serving the public, especially the needs 2 of low-income Iowans, including those displaced as a 3 result of the disaster of 2008.

- 4 (b) Five million dollars for the construction or 5 renovation of a facility for a county-funded workshop 6 program serving the public and particularly persons 7 with mental illness or developmental disabilities.
- 8 (2) For grants to a city with a population between 9 one hundred ten thousand and one hundred twenty 10 thousand in the latest preceding certified federal 11 census, to be distributed as follows: 12 (a) Five million dollars for an economic
- 12 (a) Five million dollars for an economic 13 redevelopment project benefiting the public by 14 improving energy efficiency and the development of 15 alternative and renewable energy technologies.
- 16 (b) Ten million dollars for a museum serving the 17 public and dedicated to the preservation of an eastern 18 European cultural heritage through the collection, 19 exhibition, preservation, and interpretation of 20 historical artifacts.
- 21 (c) Five million dollars for a theater serving 22 the public and promoting culture, entertainment, and 23 tourism.
  - (d) Five million dollars for a public library.
- 25 (e) Five million dollars for a public works 26 building.
- 27 (3) One million five hundred thousand dollars, to 28 be distributed as follows:
- 29 (a) Five hundred thousand dollars to a city with a 30 population between six hundred and six hundred fifty in 31 the latest preceding certified federal census, for a 32 public fire station.
- 33 (b) Five hundred thousand dollars to a city with a 34 population between one thousand four hundred and one 35 thousand five hundred in the latest preceding certified 36 federal census, for a public fire station.
- 37 (c) Five hundred thousand dollars for a city with 38 a population between seven thousand eight hundred and 39 seven thousand eight hundred fifty, for a public fire 40 station.
- 3. 2. Grant awards for a project under subsection 42 2 1, paragraph "b", are contingent upon submission of a 43 plan for each project by the applicable county or city 44 governing board or in the case of a project submitted 45 pursuant to subsection 2 1, paragraph "b", subparagraph 46 (2), subparagraph division (b), by the board of 47 directors, to the Iowa jobs board authority, no later 48 than September 1, 2009, detailing a description of 49 the project, the plan to rebuild, and the amount 50 or percentage of federal, state, local, or private

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1 matching moneys which will be or have been provided for
 2 the project. Funds not utilized in accordance with 3 subsection 2, paragraph "b", due to failure to file a
 4 plan by the September 1 deadline 1, shall revert to the
 5 <del>Iowa jobs restricted</del> revenue bonds capitals fund to be
 6 available for local infrastructure competitive grants.
7 A grant recipient under subsection 2 1, paragraph
8 "b", shall not be precluded from applying for a local
9 infrastructure competitive grant pursuant to this
10 section and section 16.195.
      4. Moneys in the fund are not subject to section
12 8.33. Notwithstanding section 12C.7, subsection 2,
13 interest or earnings on moneys in the fund shall be
14 credited to the fund.
      5. 3. Annually, on or before January 15 of
16 each year, the board authority shall report to the
17 legislative services agency and the department of
18 management the status of all projects receiving
19 moneys from the fund completed or in progress.
20 report shall include a description of the project, the
21 progress of work completed, the total estimated cost of
22 the project, a list of all revenue sources being used
23 to fund the project, the amount of funds expended, the
24 amount of funds obligated, and the date the project
25 was completed or an estimated completion date of the
26 project, where applicable.
      6. 4. Payment of moneys appropriated from the
28 fund shall be made in a manner that does not adversely
29 affect the tax-exempt status of any outstanding bonds
30 issued by the treasurer of state.
      Sec. 27. Section 16.197, Code 2013, is amended to
32 read as follows:
      16.197 Limitation of liability.
33
      A member of the Iowa jobs board, a person acting
35 on behalf of the board while acting within the scope
36 of their employment or agency, The authority or the
37 treasurer of state, shall not be subject to personal
38 liability resulting from carrying out the powers and
39 duties of the board authority or the treasurer, as
40 applicable, in sections \frac{16.192}{10.193} through 16.196.
41 Sec. 28. IOWA JOBS BOARD — TRANSITION PROVISIONS
42 — LIMITATION OF LIABILITY.
   1. Any contract or agreement issued or entered into
44 by the Iowa jobs board relating to the provisions of
45 this division of this Act, in effect on the effective
46 date of this division of this Act, shall continue
47 in full force and effect and any responsibility of
48 the board relative to the contracts or agreements as
49 provided in those contracts or agreements shall be
50 transferred to the Iowa finance authority.
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2. A member of the Iowa jobs board or a person 2 acting on behalf of the board while acting within 3 the scope of that person's employment or agency shall 4 not be subject to personal liability resulting from 5 carrying out the powers and duties of the board prior 6 to the effective date of this division of this Act, 7 as applicable, in sections 12.87 through 12.90 and in 8 sections 16.192 through 16.196, Code 2013. Sec. 29. REPEAL. Sections 16.191 and 16.192, Code 10 2013, are repealed. 11 DIVISION X 12 MISCELLANEOUS CODE CHANGES Sec. 30. Section 8.57, subsection 5, paragraph 13 14 e, subparagraph (1), subparagraph division (a), 15 subparagraph subdivision (i), Code 2013, is amended to 16 read as follows: (i) Notwithstanding provisions to the contrary 18 in sections 99D.17 and 99F.11, for For the fiscal 19 year beginning July 1, 2000, and for each fiscal year 20 thereafter, not more than a total of sixty-six million 21 dollars shall be deposited in the general fund of the 22 state in any fiscal year pursuant to sections 99D.17 23 and 99F.11. Sec. 31. Section 8.57, subsection 5, paragraph 25 e, subparagraph (1), subparagraph division (d), 26 subparagraph subdivision (i), Code 2013, is amended to 27 read as follows: 28 (i) The total moneys in excess of the moneys 29 deposited under this paragraph " $e^{\prime\prime}$ " in the revenue 30 bonds debt service fund, the revenue bonds federal 31 subsidy holdback fund, the vision Iowa fund, the school 32 infrastructure fund, and the general fund of the state 33 in a fiscal year shall be deposited in the rebuild Iowa 34 infrastructure fund and shall be used as provided in 35 this section, notwithstanding section 8.60. Sec. 32. Section 8.57, subsection 5, paragraph 37 e, subparagraph (1), subparagraph division (d), 38 subparagraph subdivision (ii), Code 2013, is amended by 39 adding the following new subparagraph part: NEW SUBPARAGRAPH PART. (C) For the fiscal year 41 beginning July 1, 2013, and ending June 30, 2014, 42 thirty-four million one hundred twenty thousand dollars 43 shall be deposited in the general fund of the state and 44 the remainder shall be deposited in the rebuild Iowa 45 infrastructure fund. Sec. 33. Section 8.57C, subsection 3, Code 2013, is 47 amended to read as follows: 3. a. There is appropriated from the general fund 49 of the state for the fiscal year beginning July 1,  $\frac{2013}{}$ 50 2014, and for each subsequent fiscal year thereafter,

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1 the sum of seventeen million five hundred thousand
 2 dollars to the technology reinvestment fund.
      b. There is appropriated from the rebuild Iowa
 4 infrastructure fund for the fiscal year beginning
 5 July 1, 2008, and ending June 30, 2009, the sum of
 6 seventeen million five hundred thousand dollars,
7 and for the fiscal year beginning July 1, 2009, and
8 ending June 30, 2010, the sum of fourteen million five
9 hundred twenty-five thousand dollars to the technology
10 reinvestment fund, notwithstanding section 8.57,
11 subsection 5, paragraph "c".
12 c. There is appropriated from the rebuild Iowa
13 infrastructure fund for the fiscal year beginning
14 July 1, 2010, and ending June 30, 2011, the sum of ten
15 million dollars to the technology reinvestment fund,
16 notwithstanding section 8.57, subsection 5, paragraph
18
     đ.
         There is appropriated from the rebuild Iowa
19 infrastructure fund for the fiscal year beginning July
20 1, 2011, and ending June 30, 2012, the sum of fifteen
21 million five hundred forty-one thousand dollars to the
22 technology reinvestment fund, notwithstanding section
23 8.57, subsection 5, paragraph c
      e. There is appropriated from the general fund of
25 the state for the fiscal year beginning July 1, 2013,
26 and ending June 30, 2014, the sum of thirteen million,
27 three hundred ninety-seven thousand dollars to the
28 technology reinvestment fund, notwithstanding section
29 8.57, subsection 5, paragraph c.
      Sec. 34. Section 15F.204, subsection 5, Code 2013,
31 is amended by adding the following new paragraph:
      NEW PARAGRAPH. c. Priority to projects under this
32
33 subsection shall be given to projects that attract the
34 highest number of visitors and that attain the highest
35 match levels.
      Sec. 35. Section 15F.204, subsection 8, paragraph
37 g, Code 2013, is amended to read as follows:
      g. For each fiscal year for the fiscal period
39 beginning July 1, 2012, and ending June 30, <del>2014</del> <u>2016</u>,
40 the sum of five ten million dollars.
      Sec. 36. Section 99D.14, subsection 2, paragraph c,
42 Code 2013, is amended to read as follows:
     c. Notwithstanding sections 8.60 and 99D.17, the
44 portion of the fee paid pursuant to paragraph "a'
45 relating to the costs of the commission shall not be
46 deposited in the general fund of the state but instead
47 shall be deposited into the gaming regulatory revolving
48 fund established in section 99F.20.
      Sec. 37. Section 99D.17, Code 2013, is amended to
50 read as follows:
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99D.17 Use of funds.
     Funds received pursuant to sections 99D.14 and
 3 99D.15 shall be deposited in the general fund of
 4 the state as provided in section 8.57, subsection 5,
 5 and shall be subject to the requirements of section
 6 8.60. These funds shall first be used to the extent
7 appropriated by the general assembly. The commission
8 is subject to the budget requirements of chapter 8 and
9 the applicable auditing requirements and procedures of
10 chapter 11.
11
      Sec. 38. Section 99F.10, subsection 4, paragraph c,
12 Code 2013, is amended to read as follows:
      c. Notwithstanding sections 8.60 and 99F.4, the
1.3
14 portion of the fee paid pursuant to paragraph "a"
15 relating to the costs of the commission shall not be
16 deposited in the general fund of the state but instead
17 shall be deposited into the gaming regulatory revolving
18 fund established in section 99F.20.
     Sec. 39. Section 99F.11, subsection 3, paragraph e,
20 Code 2013, is amended to read as follows:
    e. The remaining amount of the adjusted gross
22 receipts tax shall be credited to the general fund of
23 the state as provided in section 8.57, subsection 5.
                         DIVISION XI
               CHANGES TO PRIOR APPROPRIATIONS
25
26
      Sec. 40. 2007 Iowa Acts, chapter 219, section 2, as
27 amended by 2011 Iowa Acts, chapter 133, section 32, and
28 2012 Iowa Acts, chapter 1138, section 10, is amended
29 to read as follows:
      SEC. 2. REVERSION.
      1. Except as provided in subsection 2 and
32 notwithstanding section 8.33, moneys appropriated
33 for the fiscal year beginning July 1, 2007, in this
34 division of this Act that remain unencumbered or
35 unobligated at the close of the fiscal year shall not
36 revert but shall remain available for the purposes
37 designated until the close of the fiscal year that
38 begins July 1, 2010, or until the project for which
39 the appropriation was made is completed, whichever is
40 earlier.
41
     2. a.
             Notwithstanding section 8.33, moneys
42 appropriated in section 1, subsection 1, paragraphs
43 "a" and "f" of this division of this Act that remain
44 unencumbered or unobligated at the close of the fiscal
45 year for which they were appropriated shall not revert
46 but shall remain available for the purposes designated
47 until the close of the fiscal year that begins July
48 1, <del>2012</del> 2013, or until the project for which the
49 appropriation was made is completed, whichever is
50 earlier.
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The department of administrative services
 2 is authorized to provide for the disposition and
 3 relocation of structures located at 707 east locust
 4 and 709 east locust, Des Moines, Iowa, in a manner as
 5 deemed appropriate by the department. The disposition
 6 of the structures, if possible, shall be completed in
7 a manner that reduces or eliminates the costs of the
8 state associated with the removal of the structures
9 from their current locations. Any amount received from
10 the disposition of the structures as permitted under
11 this section shall be retained by the department to pay
12 for improvement costs associated with the restoration
13 of the west capitol terrace. The department, if unable
14 to otherwise dispose of the structures, is authorized
15 to demolish the structures using other appropriate
16 funding available to the department.
      Sec. 41. 2008 Iowa Acts, chapter 1179, section 20,
18 as amended by 2009 Iowa Acts, chapter 173, section 25,
19 is amended to read as follows:
      SEC 20. REVERSION.
      1. Notwithstanding Except as provided in
22 subsections 2 through 4 and notwithstanding section
23 8.33, moneys appropriated in this division of this Act
24 for the fiscal year beginning July 1, 2008, and ending
25 June 30, 2009, shall not revert at the close of the
26 fiscal year for which they are appropriated but shall
27 remain available for the purposes designated until the
28 close of the fiscal year that begins July 1, 2012, or
29 until the project for which the appropriation was made
30 is completed, whichever is earlier.
      2. Notwithstanding section 8.33, moneys
32 appropriated in section 18, subsection 9, paragraph
33 ~a", of this division as amended by 2009 Iowa Acts,
34 chapter 173, section 24, that remain unencumbered or
35 unobligated at the close of the fiscal year for which
36 they were appropriated shall not revert but shall
37 remain available for the purposes designated until the
38 close of the fiscal year that begins July 1, 2017, or
39 until the project for which the appropriation was made
40 is completed, whichever is earlier.
41
      Notwithstanding section 8.33, moneys
42 appropriated in section 18, subsection 1, paragraph 43 "h", of this division of this Act as amended by
44 2009 Iowa Acts, chapter 173, section 23, that remain
45 unencumbered or unobligated at the close of the fiscal
46 year for which the appropriation was made shall not
47 revert but shall remain available for the purpose
48 designated until the close of the fiscal year that
49 begins July 1, 2013, or until the project for which
50 the appropriation was made is completed, whichever is
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1 earlier.
 2 4. Notwithstanding section 8.33, moneys
appropriated to the department of economic development
in section 18 of this division of this Act as amended
 by 2009 Iowa Acts, chapter 173, section 24, and 2011 Iowa Acts, chapter 133, section 34, that remain
 7 unencumbered or unobligated at the close of the fiscal
 8 year for which the appropriation was made shall not
 9 revert but shall remain available for the purpose
10 designated until the close of the fiscal year that
11 begins July 1, 2014, or until the project for which
12 the appropriation was made is completed, whichever is
13 <u>earlier.</u>
14 Sec. 42. 2008 Iowa Acts, chapter 1179, section 23,
15 is amended to read as follows:
      SEC 23. REVERSION. Notwithstanding section 8.33,
17 moneys appropriated in this division of this Act for
18 the fiscal year beginning July 1, 2008, and ending June
19 30, 2009, shall not revert at the close of the fiscal
20 year for which they are appropriated but shall remain
21 available for the purposes designated until the close
22 of the fiscal year that begins July 1, 2012 2013, or
23 until the project for which the appropriation was made
24 is completed, whichever is earlier.
      Sec. 43. 2009 Iowa Acts, chapter 173, section 15,
26 is amended to read as follows:
27
      SEC 15. REVERSION.
28
      1. Notwithstanding Except as provided in
29 <u>subsections 2 and 3 and notwithstanding section 8.33,</u>
30 moneys appropriated in this division of this Act for
31 the fiscal year beginning July 1, 2009, and ending June
32 30, 2010, shall not revert at the close of the fiscal
33 year for which they are appropriated but shall remain
34 available for the purposes designated until the close
35 of the fiscal year that begins July 1, 2012, or until
36 the project for which the appropriation was made is
37 completed, whichever is earlier.
38
      Notwithstanding section 8.33, moneys
appropriated in section 13, subsection 4, paragraph
a", of this division of this Act that remain
41 unencumbered or unobligated at the close of the fiscal
42 year for which the appropriation was made shall not
43 revert but shall remain available for the purposes
44 designated until the close of the fiscal year that
45 begins July 1, 2014, or until the projects for which
46 the appropriation was made are completed, whichever is
47 earlier.
       3. Notwithstanding section 8.33, moneys
48
   appropriated in section 13, subsection 4, paragraph
    d", of this division of this Act as amended by 2010
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1 Iowa Acts, chapter 1184, section 65, that remain
 2 unencumbered or unobligated at the close of the fiscal
 3 year for which the appropriation was made shall not
   revert but shall remain available for the purposes
 5 designated until the close of the fiscal year that begins July 1, 2013, or until the projects for which
 7 the appropriation was made are completed, whichever is
 9
      Sec. 44. 2009 Iowa Acts, chapter 184, section 4, is
10 amended to read as follows:
      SEC. 20. REVERSION.

    For Except as provided in subsection 2, for

13 purposes of section 8.33, unless specifically provided
14 otherwise, unencumbered or unobligated moneys made from
15 an appropriation in this division of this Act shall not
16 revert but shall remain available for expenditure for
17 the purposes designated until the close of the fiscal
18 year that ends three years after the end of the fiscal
19 year for which the appropriation was made. However, if
20 the project or projects for which such appropriation
21 was made are completed in an earlier fiscal year,
22 unencumbered or unobligated moneys shall revert at the
23 close of that same fiscal year.
      2. Notwithstanding section 8.33, moneys
25 appropriated in section 1, subsection 1, paragraphs "c"
26 and "e", of this division of this Act shall not revert
27 but shall remain available for the purposes designated
28 until the close of the fiscal year that begins July 1,
29 2013, or until the project for which the appropriation
was made is completed, whichever is earlier.

Sec. 45. 2011 Iowa Acts, chapter 133, section 1,

subsection 10, paragraph d, as amended by 2012 Iowa
33 Acts, chapter 1140, section 15, is amended to read as
34 follows:
      d. For construction, renovation, and related
36 improvements for phase II of the agricultural and
37 biosystems engineering complex, including classrooms,
38 laboratories, and offices at Iowa state university of
39 science and technology:
40 FY 2011-2012.....$
                                                  1,000,000
41 FY 2012-2013......$ 19,050,000
42 FY 2013-2014..... $ 21,750,000
                                                  16,750,000
44 FY 2014-2015..... $ 18,600,000
      Sec. 46. 2011 Iowa Acts, chapter 133, section 3,
46 subsection 5, paragraph a, as amended by 2012 Iowa
47 Acts, chapter 1140, section 17, is amended to read as
48 follows:
49
      a. To be used for medical contracts under the
50 medical assistance program for technology upgrades
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1 necessary to support Medicaid claims and other health
 2 operations, worldwide HIPAA claims transactions and
 3 coding requirements, and the Iowa automated benefits
 4 calculation system:
 5 FY 2011-2012..... $
 6 FY 2012-2013.....$
                                                    4,120,037
 7 FY 2013-2014..... $
                                                  4,815,163
 9 FY 2014-2015.....$
10
11
      In seeking to contract with a private organization
12 or organizations for the Medicaid management
13 information system, the state's chief information
14 officer shall oversee the procurement process. An
15 advisory panel shall be established to review the final
16 scoring of the evaluators and to make a recommendation
17 to the director regarding the contract award for the
18 Medicaid management information system. The advisory
19 panel, which shall be appointed by the Governor, shall
consist of no less than three members. All members of the advisory panel shall be from the private sector and shall not have participated in any previous procurement for the Medicaid management information system or any
24 procurement related to consulting or oversight of the
25 Medicaid management information system. At least one
26 member of the advisory panel shall have experience and
27 knowledge in the area of management information systems
28 and at least one member of the advisory panel shall be
29 a provider of Medicaid services in the state of Iowa.
      Sec. 47. 2012 Iowa Acts, chapter 1140, section 1,
31 subsection 1, paragraph a, unnumbered paragraph 2, is
32 amended to read as follows:
      The moneys appropriated in this lettered paragraph
34 shall be used according to the department's major
35 maintenance project recommendation list submitted
36 to the Governor's vertical infrastructure advisory
37 committee.
    Sec. 48. 2012 Iowa Acts, chapter 1140, section
38
39 1, subsection 3, paragraph a, is amended to read as
40 follows:
41
      a. For exterior and interior repairs and related
42 improvements to the state historical building,
43 including the addition of a visitor center:
44 FY 2012-2013.....$
                                                   1,450,000
45 FY 2013-2014.....$ 1,000,000
      Notwithstanding section 8.57, subsection 5,
47 paragraph "c", moneys appropriated in this lettered
48 paragraph may be used to study a public-private
49 partnership to sell the existing building and to
50 relocate the historical building on the capitol
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complex, including a visitor center.
By October 15, 2014, the department shall submit a
report to the general assembly on the results of the
study of the building including the use of anticipated
cash flow needs for the projected building.
Sec. 49. EFFECTIVE UPON ENACTMENT. This division
of this Act, being deemed of immediate importance,
takes effect upon enactment.>
Title page, by striking line 3 and inserting
sinfrastructure fund, the technology reinvestment fund,
and the general fund of the state,>

COMMITTEE ON APPROPRIATIONS ROBERT E. DVORSKY, CHAIRPERSON

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#### Senate File 452

	S-3204
8	Amend Senate File 452 as follows:  1. Page 16, after line 29 by inserting:  < FY 2012-2013
	ROBERT E. DVORSKY
	RICK BERTRAND
	JEFF DANIELSON
	KENT SORENSON